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Attorney for Defendant

## IN THE UNITED STATES DISTRICT COURT

## FOR THE DISTRICT OF OREGON

## **EUGENE DIVISION**

UNITED STATES OF AMERICA,	6:11-CR-60097-HO
Plaintiff,	
vs. CODY CRAWFORD,	DEFENDANT'S MOTION FOR DISCLOSURE OF PRIOR BAD ACTS
Defendant.	

Defendant Cody Crawford, through counsel, pursuant to Rule 404(b) of the Federal Rules of Evidence, hereby requests that the government formally disclose any and all prior

similar acts it intends to introduce against defendant at trial. This motion is made so that

appropriate motions in limine may be filed to bar introduction of any such proposed

evidence.

This the 17th day of July 2012.

/s/ Bryan E. Lessley

Bryan E. Lessley

Attorney for Defendant